

## UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/997,426	11/29/2001	Tyler Thorp	03226/136001; P6821	6431
32615 75	90 10/06/2005		EXAMINER	
OSHA LIANG L.L.P./SUN			THOMPSON, ANNETTE M	
1221 MCKINNEY, SUITE 2800 HOUSTON, TX 77010			ART UNIT	PAPER NUMBER
,			2825	

DATE MAILED: 10/06/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

## Advisory Action

Application No.	Applicant(s)	U
09/997,426	THORP ET AL.	
Examiner	Art Unit	
A. M. Thompson	2825	

03/337,420					
Examiner	Art Unit				
A. M. Thompson	2825				
ars on the cover sheet with the c	orrespondence add	ress			
PLICATION IN CONDITION FOR	ALLOWANCE.				
the same day as filing a Notice of ving replies: (1) an amendment, affice of Appeal (with appeal fee) in ce with 37 CFR 1.114. The reply mu	Appeal. To avoid aba idavit, or other evider compliance with 37 C	nce, which FR 41.31; or (3)			
	ta Abar Baratan ta Atau ara da	tabaara la			
ater than SIX MONTHS from the mailing b). ONLY CHECK BOX (b) WHEN THE 06.07(f).	g date of the final rejecti FIRST REPLY WAS F	on. ILED WITHIN			
ension and the corresponding amount hortened statutory penod for reply ongi than three months after the mailing dat	of the fee. The appropring the fee. The appropring the final Office is the final Office in the final Office is the feet appropring the feet approp	iate extension fee ce action; or (2) as			
nsion thereof (37 CFR 41.37(e)), to	avoid dismissal of th	ns of the date of e appeal. Since			
The proposed amendment(s) filed after a final rejection, but prior to the date of filing a brief, will <u>not</u> be entered because  (a) They raise new issues that would require further consideration and/or search (see NOTE below);  (b) They raise the issue of new matter (see NOTE below);					
ter form for appeal by materially re-	ducing or simplifying	the issues for			
corresponding number of finally rej	ected claims.				
21. See attached Notice of Non-Co	mpliant Amendment	(PTOL-324).			
:					
lowable if submitted in a separate,	timely filed amendme	ent canceling the			
	l be entered and an e	explanation of			
d sufficient reasons why the affidav	it or other evidence is	s necessary and			
vercome <u>all</u> rejections under appear and was not earlier presented. So	al and/or appellant fai ee 37 CFR 41.33(d)(	ls to provide a 1).			
n of the status of the claims after er	ntry is below or attach	ned.			
t does NOT place the application in	n condition for allowar	nce because:			
(PTO/SB/08 or PTO-1449) Paper N	o(s)				
	Examiner  A. M. Thompson  ars on the cover sheet with the same day as filing a Notice of shing replies: (1) an amendment, affitice of Appeal (with appeal fee) in cover with 37 CFR 1.114. The reply must be did to show the final rejection.  Advisory Action, or (2) the date set forth shortened SIX MONTHS from the mailing b). ONLY CHECK BOX (b) WHEN THE shortened statutory period for reply ongit than three months after the mailing data shortened statutory period for reply ongit than three months after the mailing data shortened statutory period set forth in 3 shortened set forth in 3 shor	Examiner  A. M. Thompson  2825  Ars on the cover sheet with the correspondence add of PPLICATION IN CONDITION FOR ALLOWANCE. The same day as filing a Notice of Appeal. To avoid abaying replies: (1) an amendment, affidavit, or other evider tice of Appeal (with appeal fee) in compliance with 37 C are with 37 CFR 1.114. The reply must be filed within one of date of the final rejection.  Advisory Action, or (2) the date set forth in the final rejection, whater than SIX MONTHS from the mailing date of the final rejection. Only CHECK BOX (b) WHEN THE FIRST REPLY WAS F. 106.07(f).  On which the petition under 37 CFR 1.136(a) and the appropria dension and the corresponding amount of the fee. The appropria than three months after the mailing date of the final rejection, of the final rejection, of the final trejection of the final final control of the final control of th			

Continuation of 13. Other: Applicants' claims fail to recite any novelty or nonobvious feature and Haritsa et al. reads on the Applicants' claims. Furthermore, there appears to be a misunderstanding regarding the substance of the August 2, 2005 personal interview: In Haritsa, the output of the clock driver(s) is NOT connected to an exterior region or edge of the clock grid, and this point was specifically addressed, considered, and rebuffed during the personal interview. Continued reliance on this erroneous view certainly does not advance prosecution and will never lead to allowance. The significance and technical meaning of Applicants' current amendment also lacks clarity. Therefore, Applicants should focus their future efforts, if any, on claims that recite the subject matter as outlined in the personal interview and recorded in the Interview Summary dated 08/02/2005.

A. M. Thompson Primary Examiner Technology Center 2800